

oral request and submission of prepared subpoenas by the attorneys of the office of the Federal Public Defendant, unless said subpoenas are to be served outside the State of Nevada. The cost of process, fees and expenses of witnesses so subpoenaed shall be paid as witness(es) subpoenaed on behalf of the Government. The Court is satisfied the individual is unable to pay fees and expenses of subpoenaed witness(es) and the United States Marshal shall provide such witness(es) subpoenaed advance funds for the purpose of travel within the District of

Nevada and subsistence. Any subpoenas served on behalf of the individual, the return thereon to this Court shall be sealed, unless otherwise ordered.

IT IS FURTHER ORDERED that if counsel for the individual desires subpoenas to be served outside the State of Nevada, further application pursuant to Federal Rules of Criminal Procedure 17(b) shall be made to the Court, before the issuance of said subpoenas.

DATED this 17 day of JULY, 2006.

UNITED STATES MAGISTRATE JUDGE

that the foregoing document is a full, true and correct copy of the original on file in my legal custody.

CLERK, U.S. DISTRICT COURT DISTRICT OF NEVADA

By Rose Vagres Deputy Clerk

UNITED STATES DISTRICT COURT

D	ISTRICT OF		NEVADA
UNITED STATES OF AMERICA			NEVADA
V.	WA	IVER OF RULE 5 (Complaint/I	6 & 5.1 HEARINGS adjectment)
Travis J. Riley	CASE NU	MBER: MJ-S- O	484-RJJ
	CHARGING DISTRICTS CASE NUMBER: CR 05-00307H6-01 District of Hawaii		
I understand that charges are pending in the		District of	Hawaii
alleging violation of Supervised rele	<u>ිට ර </u> ar	nd that I have been a	rrested in this district and
taken before a judge, who has informed me of the charge	e(s) and my rig	hts to:	
(1) retain counsel or request the assignment of counsel if I am unable to retain counsel;			
(2) an identity hearing to determine whether I am t	he person named	in the charges;	
(3) a preliminary hearing (unless an indictment has cause to believe an offense has been committed by	been returned or by me, the hearing	information filed) to d g to be held in this distr	etermine whether there is probable ict or the district of prosecution; and
(4) Request transfer of the proceedings to this distri	ct under Rule 20,	Fed. R. Crim. P., in ord	ler to plead guilty.
I HEREBY WAIVE (GIVE UP) MY RIGHT TO	O A(N):		
(✓) identity hearing			
() preliminary hearing			
() identity hearing but request a preliminary hearing an order requiring my appearance in the prosecuting	be held in the pro ig district where t	secuting district and, the charges are pending	erefore, consent to the issuance of against me.
		and the	1
July 17, 2006	Defendant	e F. Jun	a-
JUL 1 2006 CLERK US DISTRICT COURT DISTRICT OF NEVADA	ED ON I hereby a that the find correlegal cust	attest and certify on I oregoing document is ct copy of the original ody. RK, U.S. DISTRICT CONSTRICT OF NEVAL	a full, true on file in my